

Business customers & consumers

Some of these terms apply to consumers only; some apply to business customers only.

Those terms are marked as such.

All other terms apply to all customers.

You are classified as a business customer if you indicate to us that the goods supplied by us will be used in the course of your business or if you use the goods in the course of your business.

If you are not a business customer, you are a consumer. Your statutory rights are unaffected by these terms.

Price

The price quoted excludes VAT (unless otherwise stated). VAT will be charged at the rate applying at the time of delivery.

Our quotations lapse after 30 days (unless otherwise stated).

The price quoted does not include delivery (unless otherwise stated).

Business customers: Rates of tax and duties on the goods will be those applying at the time of delivery.

Business customers: At any time before delivery we may adjust the price to reflect any increase in our costs of supplying the goods.

Delivery

All delivery times quoted are estimated only.

If we fail to deliver within a reasonable time, you may (by informing us in writing) cancel the contract, however:

3.2.1 you may not cancel if we receive your notice after the goods have been dispatched; and

3.2.2 if you cancel the contract, you can have no further claim against us under that contract.

3.3 if you accept delivery of the goods after the estimated delivery time, it will be on the basis that you have no claim against us for delay (including indirect or consequential loss, or increase in the price of goods).

We may deliver the goods in instalments. Each instalment is treated as a separate contract.

Delivery & Safety

We may decline to deliver if:

4.1.1 we believe that it would be unsafe or unreasonably difficult to do so; or

4.1.2 the premises (or the access to them) are unsuitable for our vehicle.

Delivery & Risk

The goods are at your own risk from the time of delivery.

Delivery takes place either:

5.2.1 at our premises (if you are collecting them or arranging carriage); or

5.2.2 at your premises (if we are arranging carriage)

You must inspect the goods on delivery. If any goods are damaged (or not delivered), you must write to tell us within three working days of delivery (or the expected delivery time). You must give us (and any carrier) a fair chance to inspect the damaged goods.

Payment terms

You are to pay us (in cleared funds) before delivery unless you have an approved credit account of payment on delivery (in cleared funds) has been agreed.

Business customers: If you have an approved UK business credit account, payment is due within 30 days of our invoice date unless otherwise agreed in writing.

If you fail you pay us in full on the due date:

6.3.1 we may suspend or cancel future deliveries;

6.3.2 we may cancel any discount offered to you;

6.3.3 you must pay us interest at the rate equivalent to that set for purposes of s6 of the Late Payment of Commercial Debts (Interest) Act 1998:

a. calculated (on a daily basis) from the date of our invoice until payment;

b. compounded on the first day of each calendar month; and

c. before and after any judgement (unless the court orders otherwise).

If you have an approved business credit account we may withdraw it or reduce your credit limit or bring forward your due date for payment.

We may take any of those actions in 6.4 at any time and without notice.

You do not have the right to set off any money you may claim from us against anything you may owe us.

While you owe money to us, we have a right to keep any property we may hold of yours until you have paid us in full (a lien).

You are to indemnify us in full and hold us harmless from all expenses and liabilities we may incur (directly or indirectly and including finance costs and legal costs on a full indemnity basis) following any breach by you of any of your obligations under these terms.

Title

Consumers: s18 Sale of Goods act 1979 applies.

Business customers: Until you pay all debts you owe us:

7.2.1 all goods supplied by us remain our property;

7.2.2 you must store them so that they are clearly identifiable as our property;

7.2.3 you must insure them (against the risks for which a prudent owner would insure them) and hold the policy on trust for us;

7.2.4 you may use those goods and sell them in ordinary course of your business, but not if:

a. we revoke that right (by informing you in writing); or

b. you become insolvent

Business customers: You must inform us (in writing) immediately if you become insolvent.

Business customers: If your right to use and sell the goods ends you must allow us to remove the goods.

Business customers: We have your permission to enter any premises where the goods may be stored;

7.5.1 at any time, to inspect them; and

7.5.2 after your right to use and sell them has ended, to remove them using reasonable force if necessary.

Despite our retention of title to the goods, we have the right to take legal proceedings to recover the price of goods supplied should you not pay us by the due date.

You are not our agent. You have no authority to make any contract on our behalf or in our name.

Warranties

We warrant that the goods.

Business customers: Unless otherwise agreed between us in writing, we shall have fulfilled our contractual obligation to you, in terms of the quality supplied.

Business customers: We give no other warranty (and exclude any warranty, term or condition that would otherwise be implied) as to the quality of the goods or their fitness for any purpose.

Customers: Your statutory rights are unaffected.

If you believe that we have delivered goods which are defective in material workmanship, you must;

8.5.1 inform us (in writing), with full details, as soon as possible; and

8.5.2 allow us to investigate (we may need access to your premises and product samples)

If the goods are found to fail to comply with the warranty in clause 8.1 (following our investigations), and, where clause 8.5 applies, you have complied with those conditions (in clause 8.5) in full, we will (at our option) replace the goods or refund the price.

We are not liable for any other loss or damage (including indirect or consequential loss, financial loss, loss of profits or loss of use) arising from the contract of the supply of goods or their use, even if we are negligent.

Our total liability to you (from one single cause) for damage to property caused by our negligence is limited to one hundred thousand pounds.

For all other liabilities not referred to elsewhere in these terms our liability is limited in damages to the price of the goods.

Nothing in these terms restricts or limits our liability for death or personal injury resulting from negligence.

Specification

Suppose we are to prepare the goods in accordance with your specifications or instructions. You must then ensure that the specifications or instructions are accurate. You must ensure that goods prepared in accordance with those or instructions will be fit for the purpose for which you intend to use them.

We reserve the right to make any changes in the specifications of our goods which are necessary to ensure they conform with any applicable safety or other statutory requirements.

Business customers only: we also reserve the right to make without notice any minor modifications in our specifications designs or materials as we think necessary or desirable.

Return of goods

We will accept the return of goods from you only:

10.1.1 by prior arrangement (confirmed in writing)

10.1.2 on payment of an agreed handling charge (unless the goods were defective when delivered) and

10.1.3 where the goods are as fit for sale on their return as they were on delivery.

Cancellation

Suppose the order is cancelled (for any reason). You are then to pay us for all stock (finished or unfinished) we may then hold (or to which we are committed) for the order.

We may suspend or cancel the order, by written notice if:

11.2.1 you fail to pay us any money when due (under the order or otherwise);

11.2.2 you become insolvent

11.2.3 you fail to honour your obligations under these terms.

You may not cancel the order unless we agree in writing (and clauses 3.2.2 and 11.1 then apply).

Waiver & variations

Any waiver or variation of these terms is binding in honour only unless:

12.1.1 made (or recorded) in writing;

12.1.2 signed on behalf of each party; and

12.1.3 expressly stating an intention to vary these terms.

All orders that you place with us, will be on these terms (or any that we may issue to replace them). By placing an order with us, you are expressly waiving any printed terms you may have to the extent that they are inconsistent with our terms.

Force majeure – business customers only

Suppose we are unable to perform our obligations to you (or able to perform them only at unreasonable cost) because of circumstances beyond our control. We may then cancel or suspend any of our obligations to you, without liability.

Examples of those circumstances include act of God, accident, explosion, fire, transport delays, strikes and other disputes and difficulty in obtaining supplies.

General

English law is applicable to any contract made under these terms. The English and Welsh courts have non-exclusive jurisdiction.

If you are more than one person, each of you has joint and several obligations under these terms.

If any of these terms are unenforceable as drafted:

14.3.1 it will not affect the enforceability of any other of these terms; and

14.3.2 if it would be enforceable if amended, it will be treated as so amended.

We may treat you as insolvent if:

14.4.1 you are unable to pay your debts as they fall due; or

14.4.2 you (or any item of your property) becomes subject of:

a. any formal insolvency procedure (example of which include receivership, liquidation, administration, voluntary arrangements (including a moratorium) or bankruptcy);

b. any application or proposal for any formal insolvency procedure; or

c. any application, procedure or proposal overseas with similar effect or purpose.

Business customers: all brochures, catalogues and other promotional materials are to be treated as illustrative only. Their contents form no part of any contract between us and you should not rely on them I entering into any contract with us.

Business customers: any notice by either of us which is to be served under these terms may be served by leaving it at or by delivering it to (by first class post or by fax) the other's registered office of principal place of business. All such notices must be signed. No contract will create any right enforceable (by virtue of the Contracts (Rights of Third Parties) Act 1999) by any person not identified as the buyer or seller.

The only statements upon which you may rely in making the contract with us, are those made in writing by someone who is our authorised representative and either:

14.8.2 contained in our estimate (or any covering letter) and not withdrawn before the contract is made; or

14.8.2 which expressly state that you may rely on them when entering into the contract.

Nothing in these terms affects or limits our liability for fraudulent misrepresentation.

Disclaimer

As a natural product solid wood worktops are subject to bows and split staves to help alleviate these problems all fitting and handling instructions are to be adhered to verbal or written.